Moskowitz Colson Ginsberg Schulman

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Moskowitz Colson Ginsberg & Schulman LLP 80 Broad Street, Suite 1900 New York, NY 10004 (212) 257-6455 www.mcgsllp.com

July 8, 2024

BY ECF Hon. Lawrence A. Kaplan U.S. District Judge U.S. Courthouse 500 Pearl Street New York, N.Y. 10017

> Re: <u>U.S. v. Yechiel Meshi-Zahav</u> 24 Cr. 188 (LAK)

USDC SDNY
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DATE FILED: 7-10-24

Dear Judge Kaplan:

This letter is respectfully submitted on behalf of the defendant Yechiel Meshi-Zahav, to request a bail modification to allow him to travel within the continental United States, with advance notice to Pretrial Services. Mr. Zahav has family in various states that he would like to be able to visit and he also would like to be able to vacation with his family, which includes a young daughter, when his work schedule permits. I have discussed this matter with AUSA James Mandilk, who advised me that the Government has no objection to the requested bail modification. Of course, if the Court grants the requested bail modification, Mr. Meshi-Zahav will provide his itinerary to Pre-trial Services in advance of any trip he takes.

Granted

Thank you in advance for your consideration of this request.

Respectfully submitted,

andam C. Mokowity

Avraham C. Moskowitz

cc: AUSA Mandilk (by email)

SO ORDERED

LEWIS A. KAPLAN, USD

7/10/2024